
Index

Aboriginals Benefit Account

ministerial power over, 174

Abortion

when pregnancy due to negligence, 116–117

Administrative review

amended development application, 41–42

financial hardship and, 92

jurisdiction of Supreme Court, 101

procedural direction not “decision”, 181

procedural fairness, 110, 181

Admiralty

jurisdictional issues, 61

Adverse impact claims

telecommunications infrastructure, 49

Adverse planning precedent

development applications, 48–49

Advertising material

digital advertisement on roof, 91

Affordable housing

mandatory inclusionary zoning and, 65–78

Age discrimination

in disposition of land, 56, 59

“Aggrieved” persons

identification of, 95

judicial review and, 174

Agricultural activity

broiler farm application, 85–86

chemicals relating to, 106–107

wheat cultivation, 61–62

“Airbnb” lettings

popularity of, 6–8

whether lease or licence, 105

Alcohol and drug related offences

motoring offences, 119

sentencing, 62

Alcohol provision and sale

management planning, 56

Ancillary use doctrine

regulation of short-term rental, 27–29

Approvals *see* Development applications

“Assignment”

in retail and commercial tenancies, 60

Auctioneers

offences and contraventions by, 61

Auditor-General (Vic)

report on environmental planning, 164

Australian Capital Territory

local government and planning law cases, 39–42, 79–81, 158–163, 217
supermarket competition policy, 125–147

Bias claims

environmental planning, 237

Boarding house

environmental planning, 237

Bodies corporate

power to sue and be sued, 228–229

Breach of contract

remedy for, 53

Building approvals *see* **Development applications**

Building industry

achieving compliance with BCA, 53
buildings in dangerous state, 87–88
contracts in, 111, 158–159
rectification of works, 107

Bushfire risk management

development applications, 51
in town planning, 169–170

Caravan parks *see* **Residential caravan parks and mobile homes**

Caveats against dealings

Torrens title, 61

Central Goldfields Shire Council (Vic)

dismissal of, 220

Certification

of development applications, 57–58
on basis of plans only, 79–80
retrospective, ruled out, 103

Certiorari applications

amendment of local planning scheme, 226
appeal from, 47–48
prerogative writs and orders, 111

Chain of Responsibility Act 2016 (Qld), 205–206

Children

detention within adult prison, 227, 231, 234–235
tutors protected from liability for costs, 98

Civil and Administrative Tribunal (Vic)

on Wednesbury unreasonableness, 165–167

Commercial tenancies *see* **Retail and commercial tenancies**

Common mistake doctrine

limits of, 111

Commonwealth Government

affordable housing initiatives, 66–67
environmental approvals, 230
insolvency legislation, 201–216
involvement in urban planning, 189

Community satisfaction survey

councils in Victoria, 164

Compensation payments

claimed under residential lease, 53

for caveat without reasonable cause, 61

for motor vehicle accidents, 99–100, 108, 119–122

Competition policy

ACT supermarkets, 125–147

Compulsory acquisition

allowance for special value, 99

CGT in relation to, 235

disturbance costs, 99

meaning of “value of the land”, 235–236

of unit holders’ interests, 182–183

stamp duty paid to replace acquired land, 183

Concrete batching plant

improved design approved, 50

Conservation zones

development applications, 224–225

Construction Occupations Registrar (ACT)

order to pay costs of, 80–81

Contaminated land *see* Pollution incidents; Remediation of land**Contaminated Sites Committee (WA)**

jurisdiction of, 233

Contracts

building industry, 158–159

collateral contracts, 59

for building and engineering, 111

proper construction of, 110

remedy for breach of, 53

“Convenience store”

defining, 89–90

Corporations Act 2001 (Cth)

insolvency and liquidation, 206–209

Corruption cases

misceasance in public office, 117–118

Costs

summons for taxation of, 60–61

usually follow the event, 80–81

Councils

community satisfaction survey, 164

eligibility for election to, 233

legal actions against, 179

nuisance-related powers, 95

powers and duties of, 60, 106, 172, 234

productivity review on, 219–220

proposed amalgamations in NSW, 148–157

reduced role in development assessment, 187–200

regulation of short-term rental, 17–18

Victorian A-G reports on, 164

Court of Summary Jurisdiction

judicial review applications, 110–111

Covenants

agreed payments in, 115

Criminal prosecutions

for illegal demolitions and other building work, 42–43

Crown leases

occupation by government agencies, 116

supermarket competition policy and, 134

Crown Reserves

structures on in dangerous state, 87–88

Cyclists

wooden bridge dangerous for, 58

Dam failure

responsibility for, 233

Damages

measurement of, 53–54

Deceased estate

compensation awarded to widow, 53–54

Defective building work *see* **Rectification of buildings**

Demolition

illegal, penalties for, 42–43

refusal of application for reviewed, 49–50

Density bonuses

affordable housing initiatives, 75

Detention of young persons

reviewed, 174, 227, 231, 234–235

Development Act 1993 (SA)

effect on council role in planning, 188–191

Development applications

adverse planning precedent, 48–49

appeal against rejection, 41–42

basis of application for review, 225

broiler farm, 85–86

building approvals, 173

bushfire risk management, 51

environmental planning, 102–103, 176–177, 178

extractive industry, 224–226

for amendment of approval, 221–222

for extension of permit, 173

for works already completed, 79–80

Heritage Protection Area, 49–50

hydrotherapy pool, 173

involving right of way, 88–89

judicial review *see also* **Judicial review applications**

pedestrian safety in, 50

penalties for work without approval, 42–43

places of worship, 84–85, 173

principles governing approval, 228

- reduced role of local councils, 187–200
- Residential Design Codes, 51
- retail operations in industrial zone, 89–90
- review of conditions, 90–91
- solar access, 92–93
- supermarket competition policy and, 133
- town planning, 168–169, 173
- whether approval retrospective, 170–171
- Disclaimer power**
 - contesting, 201–216
- Disclosure obligations**
 - ACT Attorney-General, 110
- Double vexation principle**
 - Tax Practitioners Board case, 53
- Dust issuances**
 - compensation for disease related to, 53–54
 - concrete batching plant, 50
- Duty of care**
 - towards refugees, 116–117
- Ecologically sustainable development**
 - affordable housing initiatives, 65–78
 - legislation promoting, 203
- Employees of local government**
 - cases brought against, 91
- Employers** *see* **Work health and safety**
- “Enactment”**
 - powers conferred by, 52–53
- Enforcement**
 - environmental planning, 104–105
 - of planning law, 43–44
- Environmental planning** *see also* **Development applications**
 - appeal against prosecutions, 178–179
 - Attorney-General (Vic) reports on, 164
 - boarding house, 237
 - Commonwealth approvals, 230
 - court orders, 104
 - delay in prosecution for offences, 113
 - development certificate, 103–104
 - development without consent, 178–179
 - “doof” party, 93
 - enforcement orders, 104–105
 - impact statements, 104
 - incorporated associations, 175
 - innominate purpose and, 177
 - insolvency legislation vs, 201–216
 - jurisdictional issues, 236–237
 - Land and Environment Court (NSW), 231–232
 - land use and, 182
 - mining and minerals, 112

Environmental planning – *continued*

- mixed use development, 236
- noise and vibration impacts, 112–113
- noise assessment in, 114
- Planning and Environment Court (Qld), 232–233
- plot ratio and height, 236
- prosecutions under, 227
- recreational facilities, 93
- replacement of window, 178–179
- residential caravan parks and mobile homes, 93
- retrospective certification impossible, 103
- solar access, 92–93
- staged development, 181
- subdivision control, 182, 228
- Tasmanian forest protests, 175
- threatened species in, 54–55
- waste disposal, 178
- water supply and disposal, 176–177, 236

Evidence

- procedural aspects of, 97
- wrongful admission or exclusion, 181

Extinguishment

- native title, 228

Extractive industry *see* Mining and minerals

Farming industry *see* Agricultural activity

Fencing of land

- council order to fence, 60

Finality principle

- Tax Practitioners Board case, 53

Financial assurances

- under environmental legislation, 204

Financial hardship

- administrative review and, 92
- compulsory acquisition and, 99

Fish offences

- duplicity in charges, 95–96
- liability rests with boat owner, 96

Fit for the Future Program

- council amalgamations and, 148–157

Foreign proceedings

- debtor's ship in Australian waters, 61

Forestry

- Tasmanian forest protests, 175

Freedom of information

- exempt documents, 175
- regarding AFP activities, 175

Gambling regulation

- horse racing offences, 58

Gifts to councillors

duties regarding, 234

Giralang, ACT

supermarket dispute in, 139–141

Great Barrier Reef

greenhouse effect on, 230

Greater Sydney Commission

plan for Sydney, 68–69

Green Wedge Zone (Vic)

building approvals in, 84–85

Grevillea youth justice centre (WA)

power to establish, 234–235

Habeas corpus

wrongful cancellation of parole, 53

Heritage conservation policy

demolition inconsistent with, 49–50

environmental planning, 102–103

Indigenous heritage values, 109, 113–114

Land and Environment Court (NSW), 232

land valuation under, 98–99

prosecutions under, 227

recreational vehicle use, 109, 113–114

***Heroic and the Damned* (report)**

recommendations in, 217–218

Higher education

what counts as for legal purposes, 52

Holiday letting

regulation of, 3–38

Horse racing offences

mistake of fact not a defence, 58

respondent excluded from racecourses, 114–115

House prices

in Sydney, 65–78

short-term rental and, 15

in lieu fees

affordable housing initiatives, 74–75

Inclusionary zoning

affordable housing and, 65–78

Incorporated associations

environmental planning, 175

Independent Commission Against Corruption

execution of search warrants, 119

whether a public officer, 118

Indigenous land use agreements

requirements for registration, 227

Industrial zone

town planning, 89–90

Inquiry Committee on Environment and Planning

on short-term holiday rental, 19–37

Insolvency legislation

environmental planning vs, 201–216

Intention of parties

no obligation to prove, 61

Internet

sharing resources via, 3–38

Joint Development Association Panel (WA)

whether it is a public authority, 222–223

Judicial review applications

“aggrieved” persons, 109

amendment decision, 92

Court of Summary Jurisdiction, 110–111

detained children, 174, 227, 231, 234–235

development application, 47–48

discovery application, 175

fish offence charges, 95–96

higher education course, defining, 52

lease arrangements, 159–161

ministerial decisions, 174–175

planning direction, 91

powers conferred by “enactment”, 52–53

procedural fairness, 110

proposed council amalgamations, 153–156

public notice obligations, 172

reasonableness, 181

reviewable decisions and conduct, 174

scope of local government supervision, 91

taxes and duties, 52

Jurisdictional issues

admiralty actions, 61

development conditions, 90–91

environmental planning, 236–237

in self-regulating Aboriginal land, 115

State and Territory courts, 60–61

Knee injury

damages for, 54

Land and Environment Court (NSW)

powers and conditions, 231–232

Land remediation *see* Remediation of land

Land rights

“lawful occupation” and, 108

Land tax

claimed exemption from, 61–62

Land use

criteria for use as “storage”, 170–171

- error in classification of, 225
- for pet shelter, 60
- places of worship, 84–85
- primary production land, 62
- proper characterisation of, 182
- reduced role of councils in development assessment, 187–200
- short-term rental accommodation, 10–19

Land valuation

- disputes over, 98–99

Law reform

- review of the *Municipal Association Act* (Vic), 82–84

Lease arrangements

- collateral contracts, 59
- effect of assignment, 59–60
- judicial review, 159–161
- licence vs, 105–106
- mining and minerals, 92
- provisions as to rent, 115

Legal practitioners

- assistance given to ICAC by, 118–119
- disclosure obligations, 110
- in actions against councils, 179
- tutors protected from liability for costs, 98

Level Crossing Removal Authority

- legal challenge to, 44–45

Light spill

- digital advertisement on roof, 91

Linc Energy

- Environmental Protection Orders, 201–216

Local government *see* **Councils**

Lower Cotter Catchment Area (ACT)

- recommended land restoration policies, 217–218

Management planning

- late night trading, 56

Maritime jurisdiction *see* **Admiralty**

Martin review

- of supermarket capacity, 136–138

Mesothelioma case

- compensation awarded to widow, 53–54

Metropolitan Region Scheme (WA)

- development application under, 90–91

Migration issues

- categories of visas, 235
- what qualifies as higher education course, 52

Mineral and Energy Resources (Financial Provisioning) Act 2018 (Qld), 206

Mining and minerals

- development applications, 224–226
- effect on water quality, 176–177
- environmental planning, 54–55, 56–57

Mining and minerals – continued

- exploration titles, 101–102, 111–112
- extraction titles, 175–176
- land subject to native title, 180–181
- lease applications, 92

Ministerial decisions

- judicial review, 174–175

Misfeasance in public office

- general principles, 117–118

Mobile homes *see* **Residential caravan parks and mobile homes**

Mobile phone base station

- development application, 49

Motor vehicle accidents *see* **Road accidents**

Motoring offences

- alcohol-related, 119
- sentencing, 62

Multiple dwellings

- restrictive covenants, 45–46

Musculoskeletal disorders

- work health and safety obligations, 94–95

Native title

- challenge to, 100
- connection with land or waters, 179–180
- extinguishment, 228
- identifying applicants, 100–101, 174, 179–180
- Indigenous land use agreements, 227
- mining and minerals use, 180–181
- nature and extent of, 52
- negative determinations, 227
- permissible future acts, 101, 229–230
- Tribunal decisions, 229–230

Native vegetation *see* **Vegetation protection**

Negligence

- by traffic control authorities, 54
- maltreatment of refugee, 116–117
- road accidents attributed to, 58–59, 61, 93–94, 105, 117

Neighbourhood amenity

- short-term rental and, 13, 14–15

New South Wales

- affordable housing initiatives, 67–68
- holiday letting in, 3–38
- proposed council amalgamations, 148–157

Noise issues

- concrete batching plant, 50

Northern Territory

- Aboriginals Benefit Account, 174

Nuisance

- council powers relating to, 95
- liability of highway authority, 58–59, 61, 93–94, 105

Nullaki Peninsula (WA)

development application, 224–225

Obtaining, act of

does not require specific mental state, 61

Off-site construction

affordable housing initiatives, 74

Ombudsman reviews

SA planning authorities, 197

Onerous property

disclaimer power, 201–216

Parole, wrongful cancellation of

remedy for, 53

Pedestrian safety

in development applications, 50 *see also* **Road accidents**

Penalties

for disobeying council orders, 60

Pet shelter

local government powers over, 60

Petroleum industry *see also* **Mining and minerals**

exploration licences, 102

whether oil shale a “mineral”, 112

Places of worship

development applications, 173

permit to build, 84–85

Planning, Development and Infrastructure Act 2016 (SA)

effect on council role in planning, 191–193

Planning and Design Code (SA)

statewide application of, 194–196

Planning and Environment Court (Qld)

development approvals, 232–233

Planning law

authority of local planning scheme, 223–224

changes in after development approval, 221–222

deemed provisions and, 46–47

enforcement of, 43–44

inclusionary zoning and, 72–73

regulation of short-term rental, 3–38

removal of railway level crossings, 44–45

supermarket competition policy and, 128–131

whether approval retrospective, 170–171

Police officers

crimes committed by, 116

disclosure obligations, 175

may offer transport to hospital, 106

Pollution incidents *see also* **Remediation of land**

liability in, 113

regulation of, 179

responsibility for remediation, 233

Post offices

whether “office” or “civic use”, 89–90

Prerogative writs and orders

certiorari, 111, 175

wrongful cancellation of parole, 53

Primary production land *see* **Agricultural activity**

Prison complex

remand and youth justice centre established within, 231, 234–235

Productivity Commission

on local government, 219–220

Public interest

whether litigation is in, 39–40

Queensland

environmental planning legislation, 201–216

Racecourses *see* **Horse racing offences**

Railway level crossings

planned removal of, 44–45

Reasonableness *see* **Unreasonableness**

Recreational facilities

environmental planning, 93

Recreational vehicle use

heritage conservation policy, 109, 113–114

Rectification of buildings

limitation period, 107

Rectification works

liability for, 158–159

Refugees

duty of care towards, 116–117

Regional Joint Organisations

NSW councils in, 156

Religious buildings *see* **Places of worship**

Rem Liens actions

maritime jurisdiction, 61

Remand centre

established inside adult prison, 231, 234–235

Remediation of land

by insolvent companies, 201–216

for breach of contract, 53

The Heroic and the Damned (report), 217–218

responsibility for, 233

Rental premises

requirements concerning valuation, 115

Repair, obligation to

in residential tenancies, 60

Residential caravan parks and mobile homes

development control, 56–57

environmental planning, 93

site agreements, 161–163

- Residential Design Codes**
 - development applications, 51
- Resource harvesting**
 - limits set by native title, 52
- Restricted Business Zone**
 - medical centre in, 91
- Restrictive covenants**
 - on multiple dwellings, 45–46
- Retail and commercial tenancies**
 - mandatory provisions in, 115
 - rights under, 59–60
- Retail operations**
 - in industrial zones, 89–90
- Retirement villages**
 - age discrimination issues, 59
 - zoning issues, 41–42
- Right of way**
 - development applications involving, 88–89
- Road accidents** *see also* **Pedestrian safety**
 - assessing compensation, 99–100
 - compensation payments, 119–122
 - due to alleged negligence, 54, 58–59, 61, 93–94
 - restrictions on compensation, 108
 - vision impaired by dust cloud, 117
- Search warrants**
 - execution by ICAC, 119
- Security for costs**
 - personal undertaking for, 39–40
- Sentencing**
 - motoring offences, 62
- Settlement proceedings**
 - consent orders and, 228–229
- Sharing economy**
 - regulation of, 3–38
- Shifting the Dial: 5 Year Productivity Review***
 - on local government, 219–220
- Short-term rental accommodation**
 - regulation of, 3–38
- Skydiving drop zones**
 - planning permission, 93
- Soil**
 - deposited on property, 43–44
- South Australia**
 - reduced role of councils in development assessment, 187–200
- State Administrative Tribunal (WA)**
 - failure to make findings of primary facts, 233–234
 - whether preliminary decision of binding, 223–224

State and Territory courts

- early completion of proceedings, 97
- jurisdiction and powers, 60–61
- powers to correct procedural defects, 96
- procedural aspects of evidence, 97
- setting aside judgements of, 97
- Supreme Court powers to restrain officers of, 96
- time extensions in, 96–97
- tutors protected from liability for costs, 98

State governments

- attitudes to local councils, 187–200
- intervention in local planning schemes, 225–226

Statutory nonfeasance

- applied to road authority, 58–59

“Storage”

- defining use of land for, 170–171

Strata titles

- compulsory acquisition under, 182–183
- executive committee meetings, 98
- land valuation dispute, 98–99
- management and control, 228–229
- powers to sue and be sued, 98
- principles governing approval, 228

Strict liability offences

- no requirement to prove intent, 61

Subdivision

- bushfire risk management, 51
- pedestrian safety and, 50
- principles governing approval, 228
- restrictive covenants, 45–46

Superannuation issues

- identifying “aggrieved” persons, 95

Supermarkets

- ACT competition policy, 125–147
- late night trading management, 56

Suppression orders

- made by ICAC Commissioner, 118

Supreme Court (SA)

- powers to restrain officers of subordinate courts, 96

Supreme Court (Vic)

- jurisdiction of administrative review, 101

Sustainable development *see* Ecologically sustainable development

Sydney

- affordable housing in, 65–78

Taxation issues

- applicability of judicial review, 52–53
- exemption from land tax claimed, 61–62
- in sharing economy, 10

Telecommunications infrastructure

- adverse impact claim, 49

Tenancy disputes

- collateral contracts, 59
- rights under, 59–60
- SA tribunal appointed for, 53

***The Heroic and the Damned* (report)**

- recommendations in, 217–218

Threatened species

- in environmental impact statements, 54–55

Torrens title

- caveats against dealings, 61
- indefeasibility of, 116

Town planning

- bushfire areas, 169–170
- development applications, 168–169, 173
- industrial zone, 89–90
- local planning scheme enforcement, 225
- necessary documents, 91
- right of non-conforming use, 171–172
- State governments involved with, 187–200
- unreasonable conduct in, 88–89
- whether a JDAP is a public authority, 222–223

Traffic issues *see also* **Pedestrian safety; Road accidents**

- alleged negligence by road authorities, 58–59, 61
- bridge dangerous for cyclists, 58
- negligence of traffic authorities, 54
- provision of car parking, 56–57

Transfer of lease

- rights under, 59–60

United States

- legal status of short-term rental, 11–12

Unreasonableness

- appeal from, 47–48
- in town planning, 88–89
- VCAT decision, 165–167

“Unsightly land”

- notice to fence, 60

Vegetation protection

- appeal against sentence, 179

Victoria

- local government and planning law cases, 42–46, 82–86, 164–167, 219–220
- review of the *Municipal Association Act*, 82–84

Visual amenity

- destruction of ocean view, 55
- impact of telecommunications tower, 49

Warranties

- in building contracts, breach of, 158–159
- warranted compliance with code, 53

Water supply and disposal

- environmental planning, 236
- maintaining water quality, 176–177

Wednesbury unreasonableness

- VCAT decision, 165–167

Weed control

- infestation affecting other properties, 62

Western Australia

- local government and planning law cases, 46–51, 87–91, 168, 221–226

Work health and safety

- authority to prosecute for breaches, 94
- employer's obligations, 94–95

Youth justice centre *see* **Detention of young persons**

Zoning issues

- appropriate land use, 48–49
- clubs in industrial zones, 50
- meaning of word “industrial”, 50
- medical centre in RBZ, 91
- retirement villages, 41–42
- supermarket competition policy and, 131–133
- telecommunications infrastructure, 49
- uncertainty in, 46–47